## § 240.15c3-3a

## §240.15c3-3a Exhibit A-formula for determination reserve requirement brokers and dealers under § 240.15c3-3.

10. Debit balances in customers' cash and margin accounts excluding unsecured accounts and accounts doubtful of collection. (See Note E.)		Credits	Debits
2. Monies borrowed collateralized by securities carried for the accounts of customers (See Note B.)	balances in customers' security ac-	\$XXX	
3. Monies payable against customers' securities loaned (See Note C.)	<ol><li>Monies borrowed collateralized by</li></ol>	Ψ	
4. Customers' securities failed to receive (See Note D.)  5. Credit balances in firm accounts which are attributable to principal sales to customers  6. Market value of stock dividends, stock splits and similar distributions receivable outstanding over 30 calendar days		XXX	
5. Credit balances in firm accounts which are attributable to principal sales to customers		XXX	
sales to customers		XXX	
endar days  7. Market value of short security count differences over 30 calendar days old  8. Market value of short securities and credits (not to be offset by longs or by debits) in all suspense accounts over 30 calendar days  9. Market value of securities which are in transfer in excess of 40 calendar days and have not been confirmed to be in transfer by the transfer agent or the issuer during the 40 days  10. Debit balances in customers' cash and margin accounts excluding unsecured accounts and accounts doubtful of collection. (See Note E.)  11. Securities borrowed to effectuate short sales by customers and securities borrowed to make delivery on customers' securities failed to deliver  12. Failed to deliver of customers' securities not older than 30 calendar days  13. Margin required and on deposit with the Options Clearing Corp. for all option contracts written or purchased in customer accounts. (See Note F.)  Total credits  Total debits  14. Excess of total credits (sum of items 1–9) over total debits (sum of items 10–13) required to be on deposit in the "Reserve Bank Account" (§240.15c3–3(e)). If the computation is made monthly as permitted by this section, the deposit shall be not less than 105 percent of the excess of	which are attributable to principal sales to customers	xxx	
differences over 30 calendar days old 8. Market value of short securities and credits (not to be offset by longs or by debits) in all suspense accounts over 30 calendar days	endar days	XXX	
by debits) in all suspense accounts over 30 calendar days	differences over 30 calendar days old 8. Market value of short securities and	XXX	
days and have not been confirmed to be in transfer by the transfer agent or the issuer during the 40 days	by debits) in all suspense accounts over 30 calendar days	XXX	
cured accounts and accounts doubt- ful of collection. (See Note E.)	days and have not been confirmed to be in transfer by the transfer agent or the issuer during the 40 days		xxx
customers' securities failed to deliver  12. Failed to deliver of customers' securities not older than 30 calendar days  13. Margin required and on deposit with the Options Clearing Corp. for all option contracts written or purchased in customer accounts. (See Note F.)  Total credits  Total debits  14. Excess of total credits (sum of items 10–13) required to be on deposit in the "Reserve Bank Account" (§ 240.15c3–3(e)). If the computation is made monthly as permitted by this section, the deposit of the excess of	cured accounts and accounts doubt- ful of collection. (See Note E.) 11. Securities borrowed to effectuate short sales by customers and securi-		xxx
days	customers' securities failed to deliver		xxx
customer accounts. (See Note F.)	days		xxx
Total debits			xxx
14. Excess of total credits (sum of items 1–9) over total debits (sum of items 10–13) required to be on deposit in the "Reserve Bank Account" (§ 240.15c3–3(e)). If the computation is made monthly as permitted by this section, the deposit shall be not less than 105 percent of the excess of			
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than 105 percent of the excess of	items 1–9) over total debits (sum of items 10–13) required to be on deposit in the "Reserve Bank Account" (§240.15c3–3(e)). If the computation is made monthly as permitted by this		
	than 105 percent of the excess of		XXX

NOTE A. Item 1 shall include all outstanding drafts payable to customers which have been applied against free credit balances or other credit balances and shall also include checks drawn in excess of bank balances per the records of the broker or dealer.

broker or dealer.

NOTE B. Item 2 shall include the amount of Letters of Credit obtained by a member of Options Clearing Corporation which are collateralized by customers' securities, to the extent of the member's margin requirement at Options Clearing Corp.

NOTE C. Item 3 shall include in addition to monies payable against customer's securities loaned the amount by which the

market value of securities loaned exceeds the collateral value received from the lending of such securities

NOTE D. Item 4 shall include in addition to customers' secu-rities failed to receive the amount by which the market value of securities failed to receive and outstanding more than thirty (30) calendar days exceeds their contract value.

(SU) calential days exceeds their contract value.

NOTE E. (1) Debit balances in margin accounts shall be reduced by the amount by which a specific security (other than an exempted security) which is collateral for margin accounts exceeds in aggregate value 15 percent of the aggregate value of all securities which collateralize all margin accounts receivable; provided, however, the required reduction shall not be in excess of the amount of the debit balance required to be excluded because of this concentration rule. A specified security cluded because of this concentration rule. A specified security is deemed to be collateral for a margin account only to the extent it represents in value not more than 140 percent of the customer debit balance in a margin account.

customer debit balance in a margin account.
(2) Debit balances in special omnibus accounts, maintained in compliance with the requirements of section 4(b) of Regulation T under the Act (12 CFR 220.4(b) or similar accounts carried on behalf of another broker or dealer, shall be reduced by any deficits in such accounts (or if a credit, such credit shall be increased) less any calls for margin, marks to the market, or other required deposits which are outstanding 5 business days or less

(3) Debit balances in customers' cash and margin accounts included in the formula under item 10 shall be reduced by an amount equal to 1 percent of their aggregate value.

(4) Debit balances in cash and margin accounts of house-hold members and other persons related to principals of a broker or dealer and debit balances in cash and margin ac-counts of affiliated persons of a broker or dealer shall be ex-cluded from the Reserve Formula, unless the broker or dealer can demonstrate that such debit balances are directly related to credit items in the formula.

to credit items in the formula. (5) Debit balances in margin accounts (other than omnibus accounts) shall be reduced by the amount by which any single customer's debit balance exceeds 25% (to the extent such amount is greater than \$50,000) of the broker-dealer's tentative net capital (i.e., net capital prior to securities haircuts) unless the broker or dealer can demonstrate that the debit balance is directly related to credit items in the Reserve Formula. Related accounts (e.g., the separate accounts of an individual, accounts under common control or subject to cross guarantees) shall be deemed to be a single customer's accounts for purposes of this provision. counts for purposes of this provision.

If the registered national securities exchange or the registered national securities association having responsibility for examining the broker or dealer ("designated examining athority") is satisfied, after taking into account the circumstances of the concentrated account including the quality diversity, and marketability of the collateral securing the debit balances or margin accounts subject to this provision, that the concentration of debit balances is appropriate, then such designated examining authority may grant a partial or plenary exception from this provision.

The debit balance may be included in the reserve formula computation for five business days from the day the request is made.

(6) Debit balances of joint accounts, custodian accounts, participations in hedge funds or limited partnerships or similar type accounts or arrangements of a person who would be expected to the person who would type accounts or arrangements of a person who would be excluded from the definition of customer ("non-customer") which persons includible in the definition of customer shall be included in the Reserve Formula in the following manner: if the percentage ownership of the non-customer is less than 5 percent then the entire debit balance shall be included in the formula; if such percentage ownership is between 5 percent and 50 percent then the portion of the debit balance attributable to the non-customer shall be excluded from the formula unless the broker or dealer can demonstrate that the debit balance is directly related to credit items in the formula; if such percentage ownership is greater than 50 percent, then the entire debit balance shall be excluded from the formula unless the broker or dealer can demonstrate that the debit balance is directly related to credit items in the formula.

NOTE F. Item 13 shall include the amount of margin re-

NOTE F. Item 13 shall include the amount of margin required and on deposit with Options Clearing Corporation to the extent such margin is represented by cash, proprietary qualified securities, and letters of credit collateralized by customers' securities

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